

# SMELTER SLUGGERS CHASE TWO MILLERS AND WIN 7-6

Reiger and Dent Derrieked When Hits Become Too Frequent; Bayless, Bender, Flick and Pierce Hit Circuit Smashes

BY BOB GIBSON

HAYDEN, May 17.—Smelter Maltreated the lead in the Tri-Copper league when they defeated the Hayden Mill team here today by the score of 7 to 6. The game was a slugger match with the Smelter doing most of the slugging.

Bob Munsell for the Smelter and Reiger for the Hayden were hit hard and were removed in favor of Hughes and Dent; Dent in turn was taken out to let Meyers hit for him in the ninth, Bayless the Miller centerfielder finishing the game.

Bayless scored first for the Millers when he hit for a home run in the first inning. Smelter evened it up in the second on two bases on balls, a sacrifice hit and a single by Munsell. They took the lead when Bender hit for the circuit in the fourth but held it but a half inning as the Millers again tied it up the first of the fifth on two bases on balls, a single by Galena and an error by Boeckel. The last of the fifth saw the last of Reiger, a double by Duddy and a home run by Flick giving the Smelter two runs. Dent who replaced him was scored on in the 7th on two errors and an infield out, and in the eighth a home run by Pierce counted another.

The Millers got to Munsell in the eighth, 3 hits and a hit batsman giving them two runs and in the ninth they drove him from the box when after Meyers, who hit for Dent, was out, Galena and Carisch singled Bayless walked, Arbogast hit a sacrifice fly and Guest tied the score when he hit safely to left.

Hughes replaced Munsell at this point and McDowell hit to third forcing Bayless in the box. He walked Hughes and Stadell, Carisch pulled the best play of the day when he caught Stadell off first. In the mix up Hughes tried for third and was thrown out, Guest to McDowell. McDowell then threw to first to catch Stadell who was returning to that sack, but the sun got in Guest's eyes. Stadell going to third on the error and scored a minute later on Boeckel's sacrifice fly.

The hitting of Duddy, Flick, Bayless, Bender, Galena and the fielding of McDowell and Boeckel featured the contest.

Score by innings:

R. H. E.	
Smelter	8 10 12 11 7 10 2
Millers	100 010 022 6 11 4
Batteries—Munsell, Hughes and Carisch.	
Reiger, Dent, Bayless and Carisch.	
SUMMARY—Earned runs: Smelter, 4; Millers, 2. Two base hits: Duddy, 2; Flick, Guest, Bender, Arbogast. Home runs: Bayless, Bender, Flick, Pierce. Bases on balls: Off Munsell, 4; Reiger, 2; Bayless, 2. Struck out: By Munsell, 2; by Reiger, 2; by Dent, 1. Hit by pitcher: Munsell by Munsell. Time of game: 2 hours. Umpire: Kelly.	

managed to outwit the locals in the second game of the series, but only made enough runs to enable them to win. Gay, catcher for the visitors featured at the bat getting three hits out of four times at bat.

By innings: R. H. E. Wichita 930 030 010—7 14 1 Omaha 010 002 012—6 8 1 Batteries—Fleaharty, Koestner and Gray; Thompson and Keuger.

TWO KNOCKED OUT

LINCOLN, Neb., May 17.—Lincoln batted two pitchers out of the box in today's game, winning from Topeka base on 10 to 5. After the first inning when a combination of three hits and two errors netted three runs, Willets had the visitors almost at his mercy. It was the first game in which the former big league pitcher figured this season.

By innings: R. H. E. Lincoln 002 000 000—3 10 2 Topeka 000 000 200—2 8 1 Batteries—Willets and Johnson; West, Larson, Lambeth and Shew.

HITTING WINS

OMAHA, Neb., May 17.—Wichita

# PARDON BOARD WILL NOT ACT

Declines to Take Official Action in Case of Francisco Rodriguez, Sentenced to Hang Tomorrow for Wife-murder

After five years, Francisco Rodriguez will pay the penalty for murder, he committed in this city, for the board of pardons and paroles yesterday entered an order, declining to recommend clemency, asked of it in numerous petitions. It was just a year ago last Saturday that the board entered an order stating it had found no justification for taking action.

The full text of the order, signed by the members of the pardon board, and made public yesterday afternoon, is as follows:

On the 17th day of May, 1916, the board of pardons and paroles met, pursuant to adjournment on yesterday, for the further consideration of the application for clemency of Francisco Rodriguez.

The board has given due consideration to all arguments and representations presented to the board on Monday, the 15th inst. It has also duly considered all petitions and all personal and official letters presented in the matter of said applicant.

The offenses for which the applicant, Francisco Rodriguez, was convicted, was committed on April 2, 1911, more than five years ago. By appeal in his behalf to the supreme court, by repeated reprieves granted on his application, and by writ of habeas corpus, invoked by his attorneys, this case has been prolonged and carried forward until this date, and the sentence that he be executed on July 21, 1911, has never been carried into effect, through the efforts of his counsel, as herein mentioned.

On May 13, 1915, after a full study and examination of the records in this case, and a careful consideration of the case in all its aspects and from every point of view, this board entered the following order:

"To all our readers, nothing has come to us to cause us to believe that the sentence imposed is not justified by the evidence proving beyond all reasonable doubt that the crime was committed with that deliberate premeditation which calls for the extreme penalty under the law. The members of this board are unanimous in this conclusion."

At this time the board, having considered all the arguments presented and all the letters, papers and petitions on file in support of the application of said Francisco Rodriguez, finds nothing which calls for setting aside the finding above mentioned, made by the board one year ago. No one appearing before the board has attempted to justify the act of the defendant; no one appearing before the board has disputed the verdict of the jury and the judgment of the court that it was murder in the first degree, with deliberate premeditation, and which justified the verdict. No reason for setting aside or modifying the judgment has been advanced by anyone except the personal view, sympathy or sentiment of the spokesman.

The atrocious facts in connection with this crime are so well known that the board does not deem it necessary to recite them at this time. Therefore, it only remains for this board to enter its order that it has no recommendation to make to the governor of the state in the case of Francisco Rodriguez for any suspension or further postponement of the execution of the judgment, and that a copy hereof be delivered to the governor and one to the superintendent of the Arizona state prison.

# HOWARD-GOODWIN SUIT IS SETTLED

Plaintiff in Auto Accident Suit Loses \$2500 by Refusing Offer to Compromise; Gets that Sum

The jury returned a verdict of \$2500 for the plaintiff in the \$17,000 damage suit brought by Percy Howard against B. F. Goodwin. By taking the case into court it is understood that Mr. Howard lost \$2500, the defendant, it is said, having offered to settle for \$5000.

The automobile accident which occurred on Central avenue last winter in which Mr. Howard sustained serious injuries has been deeply regretted by Mr. Goodwin although he does not feel in any way responsible for the occurrence. Mr. Howard and his cousin Miss Helen Buchanan were walking when knocked down by the car driven by Goodwin, who alleged that they stepped in front of the car.

After the accident took place and finding he was unable to help Mr. Howard, unassisted, he sought aid and when he returned he found both Mr. Howard and Miss Buchanan had been taken away. He went to the sheriff's office the next morning and offered to do what he could in the way of help. He later asked to see the affair rather than have his wife, who is in ill health, called to the witness stand. Howard refused his offer.

The case was heard before Judge Stanford. Two days were given over to the evidence and yesterday the arguments were submitted. At noon the case went to the jury a verdict being returned in two hours. Hayes and Laney represent the plaintiff and George Purdy Bullard and Dr. Win Wyllie, the defendant.

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# COUNTY WORKED UP OVER THE DANCE HALL NUISANCE, ACTS

Keddington and Stevens to Be Arraigned Today on Information by Gandy Reform Move Result of County-wide Sentiment

Stating that he would leave no stone unturned in his effort to suppress vice in this county, County Attorney Clyde M. Gandy yesterday closed two dance halls in Tempe. It was at one of these places that Paul Stevens and Cyril Keddington enticed Jane Doe from her home in Mesa, and permitted the girl, who is a minor, to be insulted and mis-treated, according to the information filed by Mr. Gandy in the superior court yesterday.

The men, whose actions have aroused the public a second time in the space of a few months, are charged with contributing to the delinquency of a young girl whose name is not given, by becoming grossly intoxicated, by disturbance and riot, by indecent conduct and speech, and by refusing to let her be taken away or escape.

They were brought into the superior court yesterday and faced Judge Stanford, who less than a month ago sentenced them to ten days in the county jail and a fine of \$500 each for giving intoxicating liquor to other girls, wards of the juvenile court.

Neither appeared greatly concerned as they awaited the conclusion of a civil procedure that their bond might be placed. They glanced about the court room and conversed, with no apparent interest in their surroundings. Their counsel, not being ready, they will not be arraigned until 11:00 a. m. That much sentiment has been aroused in the affair is evident from the expressions heard on every hand. A delegation of women representing practically every woman's organization in the city, called on the county attorney yesterday, offering their encouragement and support for what had been done and what was being done to create a better atmosphere.

Mr. Gandy declared he would not tolerate such places of "amusement" as he described in Tempe. He described the dance pavilion which he closed as a place attended by Mexicans and Americans, many of whom were easily under the influence of "poisonous" use. These drunken men, he said, insulted the young girls present. "Girls of tender years have no right in such places," without their parents or some suitable escort, even though they are just there to "look on," said Mr. Gandy.

He means to make a clean sweep of the dance halls the influence of which has been telling of late. Last winter he was instrumental in closing questionable dance halls in Alhambra and Peoria, and will continue the reform work which he began at that time.

# MOTHER FLEES RATHER THAN FACE CHARGES

New and Sensational Detail in Interesting Case of Miss Resnor

Prompted by the fear that her children would be taken from her, Mrs. Cordelia Resnor fled from Phoenix rather than to remain and face a felony charge which she declared was framed up to keep her in this state. At eight o'clock Tuesday evening she called at the Sheriff's Office for her small son and daughter, went for a waiting automobile and was taken away. Her trunk is at the Den where she had apartments during her short stay here. When she did not appear in Judge

Lyman's court at ten o'clock, the hour set for hearing her writ of habeas corpus, her attorneys Struckmeyer and Jencks announced that they had heard she was no longer in town. Mr. Struckmeyer said he had called up her hotel only a few moments before and had learned that she had not been there during the night. He said he regretted her absence exceedingly and wished that she had remained to face whatever charge there was against her. It was his belief that the only complaint was kidnapping and whatever else was offered was a trumped up charge to hold her.

Deputy Sheriff Scott White then said the charge was adultery. The complaint having been sworn to by John Resnor from whom the defendant was now seeking a divorce in California on the grounds of cruelty. Mr. Struckmeyer then asked that the hearing be continued until today but the court ruled that it would be taken up again at 1:30 o'clock and another caused keen disappointment yesterday among those who were interested followers of the case.

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# CANOE FOOTBALL IS THE LATEST CRAZE OF BATHERS AT VENICE, CAL.



LOS ANGELES, Calif., May 16.—A until an enthusiastic spectator hailed a huge rubber ball directly in front of one canoe. There was an upset, and the fair paddlers, forcing defeat for themselves, pushed the obstacle in the path of their competitors. The net result was four girls in the water, all trying to get back into their own canoe while seeking to keep the ball in the way of their rivals. There was wild excitement among the spectators during the spectacle. Shouts of encouragement, shrieks of laughter, screams from the frequently immersed canoists and the churning of the lagoon waters combined to create a hitherto unknown diversion. It was all so funny and interesting that the girls decided to battle over the big ball again, with rules and regulations just as in any other game. The new sport was the principal topic of hotel veranda discussions, and enthusiasts declare that it will become as popular as ice skating in the east. Regular teams composed of expert swimmers in the ranks of the seaside visitors have been formed. Already one match game has been played between the Los Angeles Athletic club and the Venetians. The Venetians, of course, were beaten by a score of 3 to 2. The nearest approach to real college football was when one fair Venetian was struck on the nose with a paddle during an exciting scrimmage. The sight of blood brought a halt in the game, but the damage was not serious. The course over which the game is played is 500 feet long. There are four canoes to a side and two girls in each canoe. The line up of the first two teams organized and which now are being challenged by newly organized teams from other Southern California beaches are as follows: L. A. A. C.—Aileen Allen, sprint; Dorothy Burns, sprint; Vera Steadman, forward; Alice McKenzie, forward; Lyla Courcier, goal; Cora Webb, goal; Max Seward, guard; Dollie Mings, guard. Venice—Bonita Walker, sprint; Lillian Richmond, sprint; Natola Borrell, forward; Agnes Moore, forward; Inez Farjoy, goal; Agnes Brewster, goal; Vallie Fenton, guard; Amy Edwards, guard.

# FASHION HINTS Prepared by Pictorial Review



# DAINTY DESIGNS IN LINGERIE.

The demand for lovely lingerie has not abated one iota, therefore new effects are shown in greater numbers than ever before. It was only a little while ago that silk underwear was considered the acme of folly for general wear, but now valuable silk and crepe are used quite as much as linen or batiste. They are not unreasonably expensive and wear splendidly. The nightgown shown to the left is in pink silk crepe trimmed with embroidery, 4 1/2 yards 36-inch material being required for the purpose.

The combination to the right is fashioned of white crepe, trimmed with buttonhole scallops and floral embroidery, on the front and lower edges of the combination. Three and one half yards of 36-inch crepe are needed to make the design.

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